## IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

JERRY PEREZ, Individually and on Behalf of All Others Similarly Situated

**PLAINTIFF** 

VS.

No. 5:21-cv-13-JKP

EXPRESS PICKUP & DELIVERY TRANSPORT SERVICES, INC.

**DEFENDANT** 

## JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Rule 41(a)(1)(A)(ii), the parties hereby stipulate to the dismissal of this action with prejudice, with each side to bear its own fees and costs. As the parties' agreement contemplates payments not yet tendered, the parties request that the Court retain jurisdiction of this matter for the limited purpose of enforcing the agreement, if necessary.

Respectfully submitted,

## **PLAINTIFF JERRY PEREZ**

SANFORD LAW FIRM, PLLC Kirkpatrick Plaza 10800 Financial Centre Pkwy, Suite 510 Little Rock, Arkansas 72211 Telephone: (501) 221-0088 Facsimile: (888) 787-2040

/s/ Josh Sanford
Josh Sanford
Tex. Bar No. 24077858
josh@sanfordlawfirm.com

and DEFENDANT EXPRESS PICKUP & DELIVERY TRANSPORT SERVICES, INC.

MEHAFFYWEBER, P.C. 2615 Calder, Suite 800 Beaumont, Texas 77702 Telephone: (409) 835-5011 Facsimile: (409) 835-5177

/s/ James W. Henges
James W. Henges
State Bar No. 00790860
jameshenges@mehaffyweber.com

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was served on counsel of record via electronic service as listed below on this the 12th day of October, 2022.

James W. Henges, Esq. MEHAFFYWEBER, P.C. 2615 Calder, Suite 800 Beaumont, Texas 77702 Telephone: (409) 835-5011 Facsimile: (409) 835-5177

iameshenges@mehaffvweber.com

/s/ Josh Sanford
Josh Sanford